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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/564,343	10/564,343 01/11/2006		Erkan Korultay	BM-183PCT	9038
40570	7590	12/15/2006	EXAMINER		INER
FRIEDRIC	H KUEF	FNER	FISHMAN, MARINA		
317 MADISON AVENUE, SUITE 910 NEW YORK, NY 10017				ART UNIT	PAPER NUMBER
1,2,1, 1010	.,			2832	

DATE MAILED: 12/15/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

•		Application	on No.	Applicant(s)				
Office Action Summary			4 3	KORULTAY ET AL.				
			•	Art Unit				
	•	Marina Fis	shman	2832				
	The MAILING DATE of this communication	n appears on the	cover sheet with the c	correspondence address				
Period fo	· •	EDIVIO OET T	O EVOIDE O MONTH	(C) OD TUUDTY (20) DAYO				
WHIC - External after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING INSIGNS of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by seply received by the Office later than three months after the red patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THE TRANSPORT	HIS COMMUNICATION ent, however, may a reply be tin ill expire SIX (6) MONTHS from lication to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 1	11 January 200	<u>6</u> .					
,—	•	This action is FINAL . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	Claim(s) 1-7 is/are pending in the application	ion.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.			·				
·	Claim(s) <u>1-7</u> is/are rejected.		-	8				
• —	Claim(s) is/are objected to.	nd/or alaction r	oquirement					
۰ ۵)ا	Claim(s) are subject to restriction a	nu/or election i	equirement.					
Applicati	on Papers			0				
9)🛛	The specification is objected to by the Exam	miner.		·				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)	Replacement drawing sheet(s) including the co The oath or declaration is objected to by th							
Priority (ınder 35 U.S.C. § 119			•				
-	Acknowledgment is made of a claim for for ⊠ All b) Some * c) None of:	eign priority un	der 35 U.S.C. § 119(a)-(d) or (f).				
,	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
				•				
Attachmen	•							
	ce of References Cited (PTO-892) • ce of Draftsperson's Patent Drawing Review (PTO-948	R)	4) Interview Summary Paper No(s)/Mail D					
3) 🔯 Infor	mation Disclosure Statement(s) (PTO/SB/08) 。 er No(s)/Mail Date 1/11/2006.	~ ,	5) Notice of Informal F					
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DETAILED ACTION

General status

1. This is a First Action on the Merits. Claims 1 - 7 are pending in the case and are being examined.

Priority

2. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

3. The following guidelines illustrate the preferred layout for the specification of a utility application. These guidelines are suggested for the applicant's use.

Arrangement of the Specification

As provided in 37 CFR 1.77(b), the specification of a utility application should include the following sections in order. Each of the lettered items should appear in upper case, without underlining or bold type, as a section heading. If no text follows the section heading, the phrase "Not Applicable" should follow the section heading:

- (a) TITLE OF THE INVENTION.
- (b) CROSS-REFERENCE TO RELATED APPLICATIONS.
- (c) STATEMENT REGARDING FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT.
- (d) THE NAMES OF THE PARTIES TO A JOINT RESEARCH AGREEMENT.
- (e) INCORPORATION-BY-REFERENCE OF MATERIAL SUBMITTED ON A COMPACT DISC.
- (f) BACKGROUND OF THE INVENTION.
 - (1) Field of the Invention.
 - (2) Description of Related Art including information disclosed under 37 CFR 1.97 and 1.98.
- (g) BRIEF SUMMARY OF THE INVENTION.
- (h) BRIEF DESCRIPTION OF THE SEVERAL VIEWS OF THE DRAWING(S).
- (i) DETAILED DESCRIPTION OF THE INVENTION.
- (j) CLAIM OR CLAIMS (commencing on a separate sheet).
- (k) ABSTRACT OF THE DISCLOSURE (commencing on a separate sheet).
- (I) SEQUENCE LISTING (See MPEP § 2424 and 37 CFR 1.821-1.825. A "Sequence Listing" is required on paper if the application discloses a

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nucleotide or amino acid sequence as defined in 37 CFR 1.821(a) and if the required "Sequence Listing" is not submitted as an electronic document on compact disc).

4. The disclosure is objected to because of the following informalities: page 3, line 15 refers to "in Claim 1", any reference to claims should be deleted. The claims may be re-numbered at the time of allowance; and the claim number may not represent the text associated with the final claim number.

Applicant is required to review all specification and make necessary corrections.

Information Disclosure Statement

5. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

The specification page 1 and 2, list references DE 34 47 085, DE 44 21 275 and DE 198 56 902, which are not listed in the IDS.

Claim Objections

6. Claims 1 – 7 are objected to because of the following informalities: In Claim 1 "Handle" should be changed to --A handle -- and in Claims 2 - 7, "Handle" should be changed to -The handle--.

Appropriate correction is required.

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Claim Rejections - 35 USC § 112

- 7. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 8. Claims 1 7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 9. The claims are generally narrative and indefinite, failing to conform with current U.S. practice. They appear to be a literal translation into English from a foreign document and are replete with grammatical and idiomatic errors. For example Claim 1, line 9, recites "and is referred to as the shell unit"; line 20, recites "and thus constitutes an insertion unit".
- 10. Claim 1 recites the limitation "the shell unit" in line 9, "the push-button switch" in line 9, "the shell" in lines 11 and 12, "the shell edge" in line 26. There are insufficient antecedent basis for these limitations in the claim.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. Claims 1, 3, 4 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sneyoshi et al. [US 2003/0122556A1] in view of JP 2001-152710.

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Sueyoshi et al. disclosesa handle [7] for vehicle doors or hinged lids with a handle that can be manually operated and with a switch [50] that can be manually operated and is integrated in the handle, in which operation of the switch acts on a locking system in the vehicle, which serves to lock, unlock, open, and close a lock in the door or hinged lid, with:

- a first shell unit or assembly [71, 50, 72,
 Figures 2, 10, 14] with a push-button switch [50];
- which consists of a non-deformable shell housing [70a,
 Figure 14], an elastic membrane (vertical part of button 53)
 that seals the base [51] of the visible end of the shell
 housing, and a non-deformable push button [53, horizontal part] on the membrane at the base, wherein the shell unit
 has a shell opening on its rear side opposite the membrane;
 with a second assembly [70], which is preassembled with
 - with a second assembly [70], which is preassembled with electrical feed and conduction cables [147, 148] and a microswitch [52];
- wherein the second assembly is inserted into the interior of the shell unit and thus constitutes an insertion unit, wherein the position of the insertion unit in the shell housing of the shell unit is secured by a safety plate [part of 72c]; and wherein the remaining part of the shell edge of the housing

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of the shell unit serves as a mold and receives a sealing compound [141], which, after it has hardened, seals the shell opening.

Regarding Claim 1, Sneyoshi et al. disclose the instant claimed invention except for a circuit board. JP 2001-152,710 discloses a push button with a circuit board [20]. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide a circuit board in Sueyoshi et al., as suggested by JP '710, so as to make connection of the micro-switch to the feed cables easier.

Note: the recitation of "which assembly is produced by a multiple-component injection-molding technique" is not given a patentable weight, as the recitation is a method step limitation in an article claim.

Regarding Claim 3, part of holder [51] acts as volume reducer. Regarding Claim 4, JP '710 discloses use of spring and it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide spring in Sueyoshi et al. for proper functioning of the micro-switch. Regarding Claim 6, the assembly of Sueyoshi et al., disclose arrangement of pins or screws and holes. Regarding Claim 7, Sueyoshi et al., disclose use of screw or pins [116, Figure 11] for securing a circuit board [109]. It would have been obvious to one of ordinary skill in the art at the time the invention was made to provide similar securing arrangement for the circuit board of the micro-switch so as to detachably connect the micro-switch with the circuit board.

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Allowable Subject Matter

13. Claims 2 and 5 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Conclusion

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Klein et al. (US 6,626,473); JP 2004-169,427; and JP 2004-324,051, all disclose door switch. Applicant also should consider these references in response to this office action. Should issue arise concerning the rejection presented above, these references may be relied upon in a subsequent action to support the lack of novelty or obviousness of claimed subject matter to one of ordinary skill in the art.
- 15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marina Fishman whose telephone number is 571-272-1991. The examiner can normally be reached on 7-5 M-T.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Elvin Enad can be reached on 571-272-1990. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Marina Fishman November 30, 2006

SUPERVISORY PATENT EXAMINER

12/04/06